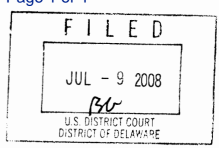
STATE OF DELAWARE
DEPARTMENT OF JUSTICE
ATTORNEY GENERAL OFFICE



SYLVESTER MILLER.

Defendant-Below, NO. 595, 2007

APPellant,

V.

STATE OF DELAWARE,

Plaintiff-Below, Civi Action No. 08-178-GMS

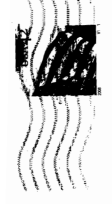
APPellee.

Motion For discovery: Pursuant to Suffrier Court Criminal's And civil Rules: Petitioner is requesting a copy of the original Rule 16 discover 1, and Pretrial discovery, leading up to the trial, and conviction of Petitioner; has follow: Petitione have a constitutional rights to information, affidavit, oral, tall, medical report, Scientific DNA testing, warrants, Indictment, And Awaended of indictment, Any other evidence that the State was intend to use at trial at the time against Petitioneri written letter or FAX, And E-Mails witnesses that the State was intend to use at trial lay Personer experts; Petitioner was devied all these information, Rule 16 discover hand Pretrial disc_ OVERY leading up to the trial and conviction of these falst and slanderous offenses; Petitioner try dilisent CC. through the trial court and Public defender office, and did not recieved them. . Sylvester Miller

Reason for Petitioner to request these information the Public defender was not acting as defense Counseli (i) He faile to inform his client of the State, and the honorable court intentions; (2) He faile to disclosure any Rule 16 discover y to Petitioner; (3) Petitioner requesting the original hand written letter that the Police, State Attorney, and defense Counsel Claim to be written by Alicia Miller, to be inspected by a hand written expert, and any video taked Statements that was made by Alicia Miller 3(4) Petitioner is requesting the information, affidavit, Statement, marrant that the Grand Jury USE to indict Petitioner 3(5) Petitioner is requesting the Police original reports, State Attorney file, and defense coursel file that Should disclose to Petitioner and was not i (6) Superior, Ct. Crim. R. 16(a) (2). The State's duty of disclosure is not limited to evidence which is exculpatory. The requirement of Pretrial notices and Production of written reports, is clearly Com-Patible with the Spirit of Rule 16. (7) Petitioner requesting all statements made against Petitioner by Jiana Riley on ab writtens or taked to the State Doctor, Family Services Polices State DePartment et, and defense counsel's (8) Fiona Riley was only in the State on a Six week visa, She know nothing about Petitioner and his family. False indictment. Aluester Miller

Certificate of Service

I, SYLVESTER MILLER,	hereby certify that I have served a true
And correct cop(ies) of the attached: Moliou	
State Department of Just	upon the following
parties/person (s):	
TO: Department of Justice	TO: Office of the Clark
Statioffice building	cuited States District
SZON. FRENCHST	Court
Williams ou, Délacuar?	Sth N. King St. Lock lock 18 Wilmington DE 19801
19801	Wilmington DE 19801
	y
TO: SUPERIOR COURT	TO: LAWRENCEM. SULL WAX
COURT REPORTERS'	Public deleder affice
OFFICE	CARVEL State of Pice Building
500 N. King Street, SciTE 2609	820 N. FRench St, THIRD FLOOP
Soo N. King Street, SciTE 2609 Wilmington, BE 19801	Wilmington, DE 19861
	0,
BY PLACING SAME IN A SEALED ENVELOPE, a States Mail at the Delaware Correctional Center,	
On this 3 day of June ,200_	
Shuster Miller	
Jan	



VOL MO POTONIMINA

just Prij THE PERSON OF REAL PROPERTY.

DELAWARE CORRECTIONAL CENTER

SMYRNA, DELAWARE 19977

1181 PADDOCK ROAD

SBI# 4053286/ UNIT F- 6

united States District Othice of the clerk